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9 *Attorneys for Central Washington Asphalt,  
Inc., Donald Hannon, James Wentland  
and Jerry Goldsmith*

11 **IN THE UNITED STATES DISTRICT COURT**  
12 **FOR THE DISTRICT OF NEVADA**

13 WILLIAM TERRELL, Guardian Ad Litem for  
14 QUENTIN SLAGOWSKI, a minor, ANIKA  
15 SLAGOWSKI, a minor, and ROWAN  
16 SLAGOWSKI,

17 Plaintiffs,

18 vs.

19 CENTRAL WASHINGTON ASPHALT, INC.,  
DONALD HANNON, JAMES WENTLAND,  
JERRY GOLDSMITH and DOES 1 through 25,  
inclusive,

20 Defendants.

CASE NO. 2:11-cv-00142-APG-VCF

CONSOLIDATED WITH:

CASE NO. 2:12-cv-01435-APG-VCF

CONSOLIDATED WITH:

CASE NO. 2:12-cv-01475-APG-VCF

**STIPULATION AND ORDER FOR  
DISMISSAL OF PHILLIP LAW'S  
CLAIMS, WITH PREJUDICE**

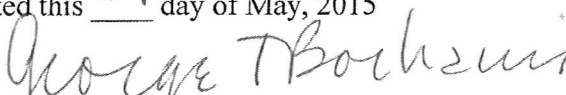
**ORDER**

21 AND ALL RELATED MATTERS.

23 **IT IS HEREBY STIPULATED and AGREED** by and between Central Washington  
24 Asphalt, Inc. ("CWA"), Donald Frank Hannon ("Hannon"), James Wentland ("Wentland") and  
25 Jerry Goldsmith ("Goldsmith;" collectively with Hannon, Wentland and CWA, the "CWA  
26 Defendants") and Plaintiff Phillip Law ("Phillip"), by and through their respective counsel of  
27 record, that all of Phillip's claims and causes of action against the CWA Defendants are hereby  
28 dismissed with prejudice, each side to bear its own fees and costs;

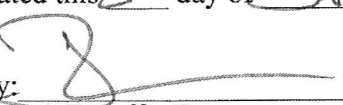
1           **IT IS FURTHER STIPULATED and AGREED** by and between the CWA Defendants  
2 and Phillip, by and through their respective counsel of record, that all of Phillip's claims and  
3 causes of action against each and every other party, tortfeasor, joint-tortfeasor, potential tortfeasor  
4 and third-party defendant, that are or could have been named in this action, for damages and/or  
5 injuries that are alleged to have been sustained by Phillip as a result of the December 12, 2010  
6 motor vehicle incident that is the subject of this litigation, are hereby dismissed with prejudice,  
7 each side to bear its own fees and costs.

8 Dated this 27 day of May, 2015

9 By: 

10 George T. Bochanis, Esq.  
Nevada Bar No. 262  
11 GEORGE T. BOCHANIS, LTD.  
631 S. Ninth Street  
12 Las Vegas, NV 89101  
*Attorney for Doreen Law & Phillip Law*

Dated this 2<sup>nd</sup> day of June, 2015

By: 

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17 *Attorneys for Central Washington Asphalt,  
Inc., Donald Hannon, James Wentland  
and Jerry Goldsmith*

18           **ORDER**

19           IT IS SO ORDERED.

20           Dated: June 2, 2015.

21             
22           UNITED STATES DISTRICT JUDGE